

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

MARKELETA WILSON, et al.,

Plaintiff(s),

V.

SEATTLE HOUSING AUTHORITY, et al.,

Defendant(s).

NO. C09-226MJP

**ORDER ON MOTION SCHEDULE
AND SUPPLEMENTAL JOINT
STATUS REPORT**

The above-entitled Court, having received and reviewed the parties' Joint Status Report and Discovery Plan (Dkt. No. 9), makes the following ruling:

IT IS ORDERED that, if Defendants file a motion to add the United States Department of Housing and Urban Development (“HUD”) as a necessary party, they must do so by no later than May 22, 2009.

IT IS FURTHER ORDERED that, in advance of the parties filing cross-motions for summary judgment, a stipulated set of facts regarding Defendant Seattle Housing Authority's policies and procedures be filed.

IT IS FURTHER ORDERED that, if the parties intend to file cross-motions for summary judgment:

- a. that the motions be filed by no later than August 1, 2009; and
 - b. that the briefing consist of four pleadings, comprised of moving papers (filed simultaneously) and responses by both sides (no document may exceed 24 pages in length).

IT IS FURTHER ORDERED that the parties shall submit a Supplemental Joint Status Report following the Court's ruling on the cross-motions for summary judgment.

Should the Court grant the motion to add HUD as a necessary party, the Court will entertain a motion to extend the summary judgment deadline; this motion must be filed no later than 10 days following the order adding HUD as a party and must clearly state the reasons why a further extension of the summary judgment deadline is necessary.

The clerk is directed to provide copies of this order to all counsel of record.

Dated: May 12, 2009

Wassily Klemens

Marsha J. Pechman
U.S. District Judge

**ORDER ON
MTN SCHED - 2**